## AMENDED SMALL CLAIMS COMPLAINT

			Oi	HAMILTON SUPE ne Hamilton County S Noblesville, Indiana Telephone No. (31'	Square, Suite 297 1 46060-2231
	State		CAUSE NO.	- · · · · ·	-SC
-		_			
		Plaintiff	Attorney (opt	ional)	
	AGAINST		Address		
Name			City	State	Zip
			Telephone		
Address			Attorney No.		
-	State	_			
Telephone			Service by:		•
		Defendant		□ Certified Mail	l
		<u>NOTIO</u>	CE OF CLAIM		
TO THE DEFI	ENDANT FROM THE	E CLERK OF THE	E COURTS:		
You ha	we been sued by the Pla	nintiff whose name	appears above. You	must appear in the	Hamilton Superior
	•				uring. The Plaintiff may
	t judgment against you i	-		101 1104	ang. The Francis may
_					_ ***
The Plaintiff's C		ccount or Note (co	,	tent (lease attached)	<u> </u>
	□ Contract (	(copy attached)	□ Other (specify)_		
A brief stateme	ent of the nature of the F	Plaintiff's claim ag	ainst you is as follow	s:	
The Pla	aintiff demands judgme	nt against the Defe	endant for \$	, plus	interest from
	, a	t the rate of	%, and the co	ourt costs of this act	ion.
Date			Plaintiff (or att	tornev)	

## **IMPORTANT INFORMATION CONCERNING THIS CLAIM**

- 1. The Plaintiff or the Defendant may represent themselves individually or be represented by an attorney. A Small Claims Litigant's Handbook is available at the offices of the Clerk or Court for each party's benefit. The Plaintiff and Defendant should bring to trial all documents in their possession or under their control concerning this claim. The Court usually does not conduct a contested trial on the first hearing date except in a request for eviction or, if time permits and <u>both</u> parties are prepared to go forward.
- 2. A default judgment may be entered against the Defendant if he or she fails to appear for the first hearing or the trial, and if the Plaintiff fails to appear, the case will be dismissed (but may be refiled once more).
- 3. If the Defendant does not wish to dispute the Plaintiff's claim, the Defendant still may wish to appear to allow the Court to establish the method for paying the judgment.
- 4. Any request for a continuance of the first hearing or trial date by either party should be filed with the Court at least 5 days before the hearing date. Forms requesting a continuance are available at the Court's office. The party requesting a continuance must contact the other party regarding the request.
- 5. The Defendant must file with the Clerk and provide the Plaintiff with a written statement of any Counterclaim against the Plaintiff at least 7 calendar days before the trial. Forms are available for this purpose.
- 6. If a settlement of this claim is made out of Court, it should be in writing and signed by the Plaintiff and Defendant. Settlement forms may be obtained from the Court. The settlement shall be filed with the Court and will be entered in the Small Claims Docket and shall have the same effect as a judgment of the Court.
- 7. The filing of a Small Claim waives the Plaintiff's right to trial by jury. The Defendant may, no later than 10 days following service of the Notice of Claim, make a demand for a trial by jury in writing, in accordance with Indiana Code 33-5-2-7. If a jury trial request has been granted, it may not be withdrawn without consent of both parties. Both parties should then obtain attorneys. The Defendant must pay a \$70 fee at the Clerk's office within 10 days after the jury request has been granted, otherwise, the Defendant gives up the right to a jury trial.

## SHERIFF'S RETURN OF AMENDED NOTICE OF CLAIM

I hereby certify that on the below date:
I served this Amended Notice of Claim by delivering a copy to the Defendant.
I served this Amended Notice of Claim by leaving a copy:
at the dwelling or usual place of abode of Defendant;
with a person of suitable age and discretion residing therein, namely
and by mailing a copy of the Amended Notice of Claim to the Defendant, by first class mail, to the address
listed on the Amended Notice of Claim (date copy mailed if different from below:);
I was unable to serve this Amended Notice of Claim because
Sheriff of Hamilton County, Indiana

B):
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rev. 12/00 amend.sc